Nothing inherent in these references would have suggested their combination. Even if combined, the references would not have suggested:

- light emitting diodes on glasses
- photo sensors on glasses
 - o positioned in a plane offset from a plane of light emission.

Previously indicated allowable subject matter in claim 5 was combined into claim 1, making claims 1-4, 6, and 8-10 allowable.

Nothing would have suggested a transmitter on glasses as in claim 6. Ryll would have taught away from a transmitter on glasses.

Nothing would have suggested a display on lenses as in claims 8 and 9. Ryll uses a mirror to make a virtual image.

Nothing in Ryll or Mathews would have suggested personal input buttons on glasses, as in claim 10.

Nothing in Ryll or Vogt would have suggested their combination.

Nothing in Vogt would have suggested adding a solar cell to Ryll.

Claims 1-4, 6, and 8-10 previously have been indicated as allowable, as allowed claim 5 was combined into claim 1 and therefore into all of these claims.

The subject matter of claim 5 which is now in claim 1 has not been suggested by Vogt,

Ryll or Mathews.

Accordingly, all claims should be allowed.

CONCLUSION

Reconsideration and allowance of claims 1-4, 6, 8, 9 and 10 are requested.

Respectfully

James C. Wray, VA Bar No. 08,188

1493 Chain Bridge Rd

Suite 300

McLean, Virginia 22101

Tel: (703) 442-4800 Fax: (703) 448-7397

July 7, 2004